

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

CV 2014-005047

03/20/2014

HON. RANDALL H. WARNER

CLERK OF THE COURT
K. Ballard
Deputy

JEFF QUADE, et al.

DAVID WENDALL WILLIAMS

v.

JEFFREY HEADY, et al.

COMM. MORROW

ORDER OF THE COURT

This division has received Plaintiffs' March 20, 2014 e-filed Applications for Entry of Default against Defendants Jeffrey Heady and Jane Doe Heady; George Montgomery and Jane Doe Montgomery; Investments Acquisitions Group, LLC; and Argosy Group, PLLC in the above-captioned case.

IT IS ORDERED that no action will be taken by this division on the above-referenced document(s).

The parties are advised that commissioners handle Rule 55(b) Default Judgment proceedings and that the default proceedings in this matter are to be heard by Commissioner James Morrow.

IT IS ORDERED that all documents necessary to support the entry of a default judgment must be e-filed.

Pursuant to Supreme Court Administrative Order No. 2010-117, default judgment packets are not permitted to be e-filed. Accordingly, parties are directed to hand-deliver a

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default coversheet and copies of the necessary filed documents to the commissioner's division for the entry of a default judgment.

IT IS FURTHER ORDERED no further action will be taken by the assigned commissioner until the necessary filed documents and coversheet are delivered to the division.

The parties/counsel can find the default judgment coversheet on the Court's website at:

<http://www.superiorcourt.maricopa.gov/SuperiorCourt/CivilDepartment/forms.asp>

The parties/counsel can find additional information in the form of frequently asked questions at:

<http://www.superiorcourt.maricopa.gov/SuperiorCourt/CivilDepartment/howDoI.asp>

Effective April 15, 2014, new civil rules and forms are in effect for managing cases moving to trial. Be sure to review the new Civil Rules 16, 26, 37, 38, 72 through 74 and 77.